

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

CONSUMERTRACK, INC., a California
Corporation,

Plaintiff,

v.

BLUE OCEAN ADS, LLC d/b/a BLUE
C ADS, a Florida limited liability
company; AD PARTNERS, LLC, a
Nevada limited liability company; and
OFFER CONVERSION, LLC, a Puerto
Rico limited liability company,

Defendants.

No. CV 17-2404 PA (FFMx)

DEFAULT JUDGMENT

In accordance with the Court's September 6, 2017 order granting the Motion for
Default Judgment filed by plaintiff ConsumerTrack, Inc. ("Plaintiff"), it is hereby
ORDERED, ADJUDGED, AND DECREED that:

1. Ad Partners, LLC and Blue Ocean Ads, LLC d/b/a Blue C Ads must each
indemnify and hold harmless Plaintiff for all losses, costs, and legal fees
associated with the XMission lawsuit pending in the United States District
Court for the District of Utah as alleged in paragraph 24 of the Second
Amended Complaint and XMission's allegations therein; and

2. Ad Partners, LLC and Blue Ocean Ads, LLC d/b/a Blue C Ads have breached their contract with Plaintiff by failing to provide the requisite indemnity as alleged in the Second Amended Complaint; and
3. Plaintiff is awarded its costs of suit.

DATED: September 6, 2017

Percy Anderson
UNITED STATES DISTRICT JUDGE